

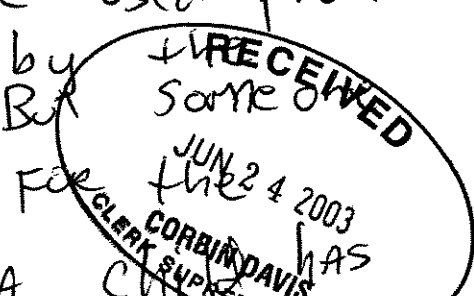
2003-22

; whom it may concern;

06-23-03

I am writing this letter to the courts regarding policy change. I am a single parent. I get no help from the Father. There is a court order in place, but rules don't apply to the Father. Male or female you are talking about giving a parent, who already does not abide by anything, won't get a steady job, possibly makes a child support agreement 3 or 4 times a year. His arreages are severe and have already been reduced, & go ahead give him or her more time and make it even easier to pay less.

or will punish the child and that parent even further from the arguments that will arise. What a travesty this court is. I have fought a long legal court battle that is well documented. I have had private detective's affirm things. What a sin to even comment that Michigan Courts look out for the child. I have worked my way through two college degrees and the only help I have used from the state is for medical - which by the way is in the court order too! But units to make life more difficult for the custodial parent and make sure A



06-23-05

So go ahead make those changes
make it even easier for all the no-goes.

I refuse to go back into a court room with
his system. Take the 800,000 backlogged
cases, watch them grow, and allow some more
extremely unqualified people mediating
who make such hazardous decisions. I would
rather move to a different country than
be saddled with more bad decisions.

No one enforces anything even with a court
order. I try now to help people who are
aving the same problems I did. They have to
stick to what they truly believe because
Oakland County is so very corrupt. If the
Michigan Supreme Court is to even consider
revisions they need to allow people to have a
life. The only thing that would be
significant about this is the suffering
for the parent and child and from an
already bad thing to worse. Oakland County Why

Wendy Alpert